

Turbulence Ahead? Supreme Court Rulings & Environmental Law

What could recent Supreme Court cases mean for interpreting aviation environmental law?

The U.S. Supreme Court has recently released two of the most impactful Federal administrative law opinions in decades: *Loper Bright Enterprises v. Raimondo*, and *Corner Post, Inc. v. Board of Governors of the Federal Reserve System*. The *Corner Post* opinion regards who can raise legal challenges and when they can raise them, while the *Loper Bright* opinion regards whether the substance of an environmental challenge is sustainable. Each result plays a role in the determination of environmental challenges.

Join this free webinar to learn about what *Loper Bright* and *Corner Post* might mean for legal challenges on aviation environmental issues, such as noise and air quality impacts. Our four panelists have extensive backgrounds in aviation law, environmental policy and compliance, and environmental advocacy.

This webinar features an overview of the cases and a question/answer session, so bring your questions and share this webinar with your networks! All audiences are invited to attend e.g., grassroots community individuals/groups, researchers, media, consultants, aviation industry, etc.

Hosted by the Aviation-Impacted Communities Alliance (AICA) and CJSC, LLC Consultants

Panelists:

- Darlene Yaplee: Co-founder and President of the Aviation-Impacted Communities Alliance (AICA)
- Chris Musei-Sequeira: Founder and Principal of CJSC, LLC; former Federal Aviation Administration Headquarters environmental protection specialist
- Barbara Lichman, Ph.D: Shareholder and attorney at Buchalter
- Steven Taber: Partner and attorney at Leech Tishman

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